

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OHIO**

Debra Persinger-Cerny,

Case No. 1:18cv1401

Plaintiff,

JUDGE PAMELA A. BARKER

-vs-

Magistrate Judge George J. Limbert

**Andrew Saul,
Commissioner of Social Security,**

**MEMORANDUM OPINION AND
ORDER**

Defendant.

This matter is before the Court upon the Report and Recommendation of Magistrate Judge George J. Limbert (Doc. No. 23), recommending that the decision of the Commissioner be affirmed. No objections have been filed. For the following reasons, the Report and Recommendation is ADOPTED and the decision of the Commissioner is AFFIRMED.

I. Background

On June 20, 2018, Plaintiff Debra Persinger-Cerny filed a Complaint (Doc. No. 1) challenging the final decision of the Defendant, Andrew Saul, Commissioner of Social Security (“Commissioner”),¹ denying her application for Supplemental Security Income (“SSI”) under Title XVI of the Social Security Act, 42 U.S.C. §§ 416(i), 423, and 1381 *et seq.* (“Act”). Pursuant to Local Rule 72.2(b), the case was referred to Magistrate Judge Limbert.

¹ Andrew Saul is now the Commissioner of Social Security and is automatically substituted as a party pursuant to Fed. R. Civ. P. 25(d).

On June 14, 2019, the Magistrate Judge issued a Report and Recommendation, in which he found that substantial evidence supported the ALJ’s evaluation of (1) Persinger-Cerny’s RFC, including her need for a cane; and (2) the opinion of Dr. Wax. (Doc. No. 23.) The Magistrate Judge, therefore, recommended the decision of the Commissioner denying Persinger-Cerny’s application for benefits be affirmed. (*Id.*) Objections to the Report and Recommendation were to be filed within 14 days of service. No objections were filed.

II. Standard of Review

The applicable standard of review of a Magistrate Judge’s Report and Recommendation depends upon whether objections were made to that report. When objections are made, the district court reviews the case *de novo*. Specifically, Federal Rule of Civil Procedure 72(b) states in pertinent part:

The district judge must determine *de novo* any part of the magistrate judge’s disposition that has been properly objected to. The district judge may accept, reject, or modify the recommended disposition; receive further evidence; or return the matter to the magistrate judge with instruction.

Although the standard of review when no objections are made is not expressly addressed in Rule 72, the Advisory Committee Notes to that Rule provide that “[w]hen no timely objection is filed, the court need only satisfy itself that there is no clear error on the face of the record in order to accept the recommendation.” *See Fed. R. Civ. P. 72, Advisory Committee Notes.* Moreover, in *Thomas v. Arn*, 474 U.S. 140, 150 (1985), the United States Supreme Court explained that “[i]t does not appear that Congress intended to require district court review of a magistrate judge’s factual or legal conclusions, under a *de novo* or any other standard, when neither party objects to those findings.”

III. Analysis and Conclusion

Here, as stated above, no objections were filed to the Report and Recommendation of Magistrate Judge Limbert that the decision of the Commissioner be affirmed. This Court has nonetheless carefully and thoroughly reviewed the Report and Recommendation and agrees with the findings set forth therein. The Report and Recommendation of Magistrate Judge Limbert is, therefore, ADOPTED, and the decision of the Commissioner denying Plaintiff's application for SSI is AFFIRMED.

IT IS SO ORDERED.

Date: July 9, 2019



PAMELA A. BARKER
U. S. DISTRICT JUDGE